# **HUCKLEBERRY** SECRETS OUT.

Startling Confessions Made by Lawyer Breen in His Suit for Big Fees.

# WIRED TO KILL OPPOSITION.

His Bill of Particulars Tells How He "Persuaded" All to Change Front

EVEN THE COURTS MANIPULATED.

Backed by Croker's Crowd, Carried Through the Nefarious Deal.

of testimony before a referee en and his associate. Daniel F. to the Union Railway Comin a fair way to be explained. There is every prospect of a scandal such magnitude growing out of the

Until within a few days the papers in the suit of Breen against the Union Railway Company have been so jealousarded by the lawyers employed on

ly guarded by the lawyers employed on both sides that it was impossible to obtain an authentic story of the facts brought out during the progress of the testimony before the referee.

To-day, however, the bill of particulars asked for by the defendants lawyers and furnished them by the plaintiffs has been obtained by "The Evening World," and for the first time enough of its contents is made public to suggest to those familiar with the methods employed by some corporations to obtain what they desire that the same old tactos were used in order to gain the favor of persons whose antagonism would have been fattal to the realization of Croker, Murphy & Company's dreams.

There was something very like a panic amount the lawyers on both sides when

Sixth-Relating to services rendered in opposing the election of A. H. Morris to the State Legislature.

Seventh-Relating to services rendered in the contest for franchises before the Board of Trustees of the village of Bouth Mount Vernon.

Eighth-Relating to services rendered in the case of Crawford against the Board of Trustees of the village of South Mount Vernon.

Ninth-Relating to services rendered in the contest for franchises before the Mayor and Common Council of the city of Mount Vernon.

pany."
About this time the "Huckleberry bill" was introduced in the Legislature, and its provisions, Mr. Breen is forced to admit, provoked a storm of opposi-

tion.
When the bill reached a hearing in the Senate, a resolution was passed providing that the Mayor. Comptroller and the Commissioners of the Twenty-third and Twenty-fourth Wards be asked to express their individual opinions of the

and Twenty-fourth warms be asked to express their individual opinions of the measure in writing.

Mr. Breen has his little joke just here when he says, parenthetically, that Mr. Heintz's well known opposition to the trolley was relied upon to defeat the bill bill. Mr. Breen, however, in the interests of the Company, drew up a statement favoring the pussage of the bill, and "finally succeeded in persuading Mr. Heintz to sign it."

Opposition Silenced.

This statement coming from the Com-missioner completely silenced the oppo-sition and secured the passage of the measure, "which has been so fruitful of

of such magnitude growing out of the testimony now being taken that many of the franchise-grabbing jobs which have been engineered by political tricksters within the last few years will pale into insignificance beside it.

The history of the "Huckleberry" Railroad grab, or so much of it as appeared on the surface, was printed from time to time in "The Evening World" during the progress of the "negotiations" which attended the acquiring of the franchise by the Union Railway Companies. Whose principal directors were relatives and friends of the Supervisor Morris, son of the owner of Morris Success as a persuader was so marked that his services were continued, and, as set forth in the bill of particulars, he plunged into the fight was then on over the granting of particulars, he plunged into the fight was then on over the granting of particulars, he promises by the total that his services were continued, and, as set forth in the bill of particulars, he plunged into the fight was then on over the granting of particulars, he promises by the total that his services were continued, and, as set forth in the bill of particulars, he principal of particulars, he promises by the total that his services were continued, and, as set forth in the bill of particulars, he principal of particulars, he promises by the total that his services were continued, and, as set forth in the bill of particulars, he purposed in the Cumpany. Mr. Breen's success as a persuader was somewhat the continued, and, as set forth in the bill of particulars, he promises by the total that his services were continued, and, as set forth in the bill of particulars, he promised that his services were continued, and, as set forth in the bill of particulars, he promised that his services were continued, and, as set forth in the bill of particulars, he could and, as set forth in the bill of particulars, he could and, as set forth in the list of particulars, he could and, as set forth in the fight of particulars, he could and, as set forth in the fight of parti he five traction companies were, after hard fight, granted by the Westchester Fown Board by a vote of 4 to 2.

Manipulating the Courts Then Mr. Breen goes on to tell how he conducted the long struggle, in which he brought into play both his legal attainments and the wonderful persuasive powers granted him by a kind Providence. Under an old charter granted to the Harlem Bridge, Morrisania and Fordham Railroad Company in 1861, Mr. Breen decided that the Union Company, its successor, had a right to lay tracks. Tracks were laid, and then followed arrests, prosecutions before a Justice of to suggest to those familiar with the methods employed by some corporations to obtain what they desire that the same oid tastions were used in order to gain the favor of persons whose antagonism would have been fatal to the realigation of Croker, Murphy & Company's dreams.

There was something very like a panic among the lawyers on both sides when they learned that "The Evening World" had discovered the nature of the testimony breught out before the referred. The reporter was for two days referred from one lawyer to another and back again in an effort to avoid the responsibility of making the inevitable disclosures, and it was only after considerable pressure was brought to bear that the necessary documents were produced.

Matthew P. Breen, who claims the credit for having obtained for the "Huck-leberry" road a franchise worth between E.000,000 and B.000,000, is counsel to the Commissioners of Improvement of the Twenty-third and Twenty-fourth wards. Up to the time of his engagement by the Union Railway Company mr. Breen had not, it is said, figured in legal cases which warrant the claiming of a \$125,000 fee.

He lives in a modest house at 258 Willis avenue, near One Hundred and Thirty-

Union Railway Company Mr. Breen had not, it is said, figured in legal cases which warrant the claiming of a 135,002.

He lives in a modest house at 254 William avenus, near One Hundred and Thrity-eighth street. According to his own statement, it was not Mr. Breen's reputation as a legal light which earned for the "Huckleberry" Railroad peaks by the force of the town off wash at the politics of the discent derritory which caused him to tranchise scheme.

Mr. Breen has chosen Maritin J. Keoch, as the control of the case before a jury but that the suit was brought in the West-backer County Supreme Court in January, 184.

Afreid of Jury Trial.

Mr. Breen declares that he favored the trying of the case before a jury but that the other side fought so hard to have the suit was brought to have been the well of the case before a jury but that the other side fought so hard to have the suit was brought to have been the suit was prought in the west-backer county Supreme Court in January, 184.

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First-Relating to the services rendered in proceedings to punish certain Westchester for a franchise were three the context of franchise were seniored by phintifies from January, 185, to the date of the passage of the so-called force of the town of Westchester.

First-Relating to services rendered in proceedings to punish certain Westchester for manifold opportunities for granteness of the sown of Westchester.

First-Relating to services rendered in contest for franchise before the favored for

Thomas Delehanty, Justice of the Peace of the town of Westchester.

Fifth—Relating to services rendered in contest for franchise before the Board of Trustees of the village of Williamsbridgs.

Sixth—Relating to services rendered in opposing the election of A. H. Morris to the State Legislature.

Seventh—Relating to services rendered in the contest for franchises before the Board of Trustees of the village of Bouth Mount Vernon.

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Eighth—Relating to services rendered in the contest for franchises before the Board of Trustees of the village of South Mount Vernon.

Mount Vernon.

How Heintz Was "Convinced."

The first section of Mr. Breen's bill of particulars is interesting to the public as seplaining the herstofore inexplicable sample of front made by the late Louis J. Heintz coposition to the proposed that the board of the convinced of the Charles of the Twenty-third and senty-fourth Wards, in 1821. Mr. Breen set to Mork.

This ended the opposition to the public as seplaining the herstofore inexplicable for the convinced of the Charles of th

testing against the erection of poles and the stringing of wires for a trolley road in any of the public streets of his district, is on record.

Mr. Heintz and the members of the firm of brewers with which the Commissioner was connected, arrayed themselves against the introduction of the trolley system in the Annexed District and fought it vingorously.

It was then, according to the bill of particulars, that the services of Mr. Breen were engaged by William Cauldwell, Director and Treasurer of the Harlem Bridge, Morrisaria, and Fordham Railway Company, later the Union Railway Company.

Told He Would Be Well Pald.

There was no mention of a speciesfee, Mr. Breen says, but he was total that he would be amply compensated for his services in winning over Mr. Heintz Mr. Breen was at this time Mr. Heintz was ropenly in the arguments which were made before the Commissioner by the advocates of the trolley system. He kept in the background and used his powers of persuasion to such good advantage that although Mr. Heintz was for a long time obdurate, and "in spite of the fact that among the protesting my openly owners were his own relations and friends, including the John Elchier Brewing Company, Mr. Breen succeeded in changing his views, and about the first day of October, 1891, his consent was given to the Company."

About this time the "Huckisberry bill" was introduced in the Legislature, and its provisions Mr. Breen is forced.

Berry" Company against the election of the Immorral ticket. The reason given for trying to defeat Mr. Morris is that he was strongly in favor of the traction company as string the Westcheeter franchise.

Company's belief that Mr. Morris was in coatrol of the Town Board, says the bill of particulars, "that his friends and many of the Form Healthy and the first day of the fact that among the protesting the company and the will also the first day of October, 1891, his consent was given to the Company."

About this time the "Huckisberry bill" was introduced in the Legislature, and its provisions M

with a view of defeating Mr. Morris's normalization of the property Mr. Breen could not manage to get into personal contact with Mr. Morris, so that his persuasive powers could have better play. Morris was nominated and elected, aithough Mr. Breen takes to himself the credit of having made the candidate run about 1,000 votes behind his ticket.

The seventh, eighth and ninth subdivisions of the bill of particulars are devoted to the methods followed in obtaining the franchise from the Board of Trustees of Mr. Breen to the Case of one Crawford, who consented to be the catspaw of the franchise-grabbing corporation against the oBard of Trustees and the manner in which the influence of Mayor Brush of Mount Vernon, was enlisted to help the "Huckleberry" people to get what they wanted from that city.

About thirty of the typewritten pages of Mr. Breen's statement are devoted to a minute and detailed account of his movements while employed in presuating opponents of the Utility of the typewritten pages of Mr. Breen's statement are devoted to a minute and detailed account of his movements while employed in presuating opponents of the Cutle by the come over to his side of thinking.

Men Whe Were Behind Him.

The cross-examination of the plaintiffs before Referee Sewell's departure for Europe a nonth ago the new of the "Huckleberry" road; ex-Judge Mr. Breen's many the most interesting nature. All through the proceedings, up to the time of Referee Sewell's departure for Europe a nonth ago the new of the "Huckleberry" road; ex-Judge Mr. Breen's minute of the "Huckleberry" road; ex-Judge Mr. B Mr. Breen said to day to an "Evening World" reporter: "The claim of \$135,000 does perhaps look rather large to persons who are unacquainted with the nature and value of the services rendered. But the Union Kailway Company must remember that the franchises were taken from under the very noses of the people who had to all intents and purposes a prior right to the privileges.

sons who are unacquiainted with the nature and value of the services rendered.

Hut the Union Kailway Company must remember that the franchises were taken from under the very noses of the testing of a southbound Second avenue, and the franchise were taken from under the very noses of the testing of a southbound Second avenue, and the franchise were taken from under the very noses of the testing of a southbound Second avenue, and the franchise were tooked from the franchise were tooked from the franchise worth over 12. The franchise were tooked up in the Thirty-from the first street station last night, and the first street station last night. They do not believe that the first street station last night, and the first street station last night. They do not believe that the first street station last night, and the first street state of the street state of the same station last night, and the first street state of the street state of the street state of the street state state

## A MILLION ELECTRIC VOLTS.

Meg Merrilles Receives the Greatest Shock Ever Given.

In the interest of science one of th bright young women of the "Sunday World" has received 1,000,000 electric volts, the greatest shock ever passed



SHE GOT A MILLION VOLUS

ough a human being. She is alive to-and able to tell her story. day and able to tell her story.
Electricians know that this shock is sufficient to still five hundred men. The daring experiment was performed by the "Sunday World's" courageous young woman in the laboratory of the foremost electrician of the day.

#### BAZARS WERE DEATH TRAPS.

A. W. Terrell Writes of Fatalities

in Turkey's Earthquake. A. W. Terrell, Minister to Constanti-

titude of stone columns. The roof, once shaken from its rest on these columns, fell, and caught merchants and custom-ers alike, like a trap. This is the most enjoyable season on the Bosphorus, and the health of the city is good—no chol-

Impure Blood Manifests itself in hot weather in hives, pimples, holls and other eruptions which disfigure the face and cause great annoyance. The cure is found in

Hood's Sarsaparilla, which makes the blood pure Hood's Barsaand removes all size dissipations. It also gives strength, oreales an appetite and invigorates the whole system.

Get Hood's and only BOOD'S Sarsaparilla. German, who accused him of breaking his arm with a club. Both men are employed in Andrew Erikson's bakery, 116 Smith atreet. The men in the shop have been annaying Hoppe on accessnit of his anatomality. Hoppe protested and a fight was the result.

HOOD'S PILLS are prompt and efficient.

BARRY A FUGITIVE. A GASH IN HIS HEAD. TO INDICT A MILLIONAIRE. TORTURED BY A FIEND. ONE MORE

Growler Gang?

a Policeman.

for His Recovery.

lan Still Eludes the Police.

and Left Home Hurriedly.

in the Quarrel Held.

policemen this morning to look out for years of age, for the past six years a be indicted, it is reported, on charges of Edward Barry, who is wanted for the bartender in the employ of Patrick forces and extended to the bartender in the employ of Patrick. murder of John Nolan, at Thirty-third Skelly, in the saloon on the corner of A hurry call was sent to Bellevue Hospital shortly after 10 o'clock last night

from that corner, and when the ambulance arrived the doctor found John Nolan, thirty-three years old, a laborer,

# Hughes 488 for wages. The latter obtained a judgment for the full amount before Justice Fallon, of the Fifth Civil District Court. Smith was Hughes's attorney, and agreed to charge \$20 for his fee. When Smith collected the money from McManus he told Hughes he could get only \$50, and proposed to let his client have \$20 while he kept \$20. Hughes declined, and learned from Court Clerk Kennedy, he alleges, that his lawyer collected the full amount. He obtained a warrant from Justice Taintor, and Court Officer Levy arrested Smith at the latter's home last night. BOYS ON A RAMPAGE.

HERE'S A NEW SWINDLE.

A Slick Young Man Who Collects

Gas Bills at a Discount.

A slick young swindler, with a new

Boy Accused of Theft.

and modesty often

what ought

physician.

to be told.

They

Lydia E.

Vegetable

Compound

saves young

girls from the

dangers of or-

turbance.

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of menses.

It relieves

withhold

Into a House.

MOUNT VERNON, N. Y., Aug. 25. lesse Stone, aged thirteen, and his brother Elias Stone, aged ten, sons of Elias Stone, a lawyer, who has an office at 21 Park Row, New York, who were arrested last night in this city by Chief of Police Foley, have been held under \$250 bail each by Justice Bard to await a hearing on Monday.

The boys, who are well known in Mount Vernon, are accused of forgery in presenting a note purporting to have been written by their father, asking Livery Stable Keeper Van Arsdale to let the boys have a horse and buggy. The boys got the rig and drove to City Island and other places and had a good time. They are also accused of breaking into the residence of Valentine Heyerdahl, breaking the furniture, ruining the walls and carpets and setting fire to the house. It is alleged that they took a lug of molasses and poured the contents over the furniture and carpet, and also poured kerosene oil about the interior of the house and then set the place on fire. at 21 Park Row, New York, who were

terior of the house and then set the place on fire.

Lawyer Stone had a conference with Chief of Police Foley to-day regarding this sons. He says the younger boy, his sons. He says the younger boy, Ellas, was led off by his older brother, and that he proposes to take steps to prevent the boys from going to ruin. The older boy, Jesse, will probably be sent to a reformatory.

Young Girls' Sensitiveness

#### TWO BURGLARS CAPTURED. They Had Broken Into a Saloon by

Forcing a Window. William McNally, nineteen years old, of 142 Baitic street. Brooklyn, and Lawrence Phelan, eighteen years old, of 272 A. W. Terrell, Minister to Constantinople, in a personal letter just received by T. P. Roosa, says;

"I reached here just after the earthquake calamity. It will never be known how many perished. The estimates vary from 400 to 2,500. The chief fatality was in the bazars; they cover a large space of ground, are of stone, one story high, and the stone-arched roof, through which they are lighted, rests on a multitude of stone columns. The roof, once shaken from its rest on these columns. Baltic street, were arrested this morn-

Mr. Hyde Offers a Reward. BABYLON, L. I., Aug. 28.-Henry B. Hyde, President of the Equitable Life Insurance Compreniest of the Equitable late insurance Com-pany in New York, who has a Summer resi-dence at this place, has offered a liberal reward for information that will lead to the arrest and consisting of the burglars who have been robbing Summer residences here.

Bank Manager Disappears.

(By Associated Press.)
PENETANGUISHENE, Ont., Aug. 25.-A. P Spring manager of the Western Bank here, disappeared yesterday on the occasion of the visit of the Inspector. His books show a shortage of \$15.000. Spring is supposed to be with friends in Buffalo.

Because He Was German.

Gustave Korn, a Swedish baker, was arrested this morning on complaint of Marks Hoppe, a

The Supposed Slayer of John No- Was He Attacked by the Miles Must Answer Charges of Charles Vogt Stripped, Bound and Fergery and Perjury.

Millionaire William Miles, who is eigh-His Father and the Others Involved Hospital Surgeons Have Little Hope ty-three years old, and who has been for in the Hamilton Insurance Company and the Nassau Bank; President of t old Sixponny Savings Bank, and true Should Michael Rafferty, twenty-four toe of the Cypress Hills Cemetery, is to The charges are made by William S.

> other places, die from a fracture of the that the latter robbed his own sister. base of the skull for which he is now being treated at St. Vincent's Hospital, the police will act on the theory that he was the victim of a murderous assault. Policeman Richard Slevin, of the Charles street police station, according to his report, found Rafferty lying unconscious and covered with blood in front of 157 Leroy street, at 230 o'clock this morning. He called an ambulance from St. Vincent's Hospital and removed Rafferty to that institution. The hospital doctors recorded Rafferty's injuries as a bad fracture of the base of the skull, a gash two inches long over the left eye, which was also closed as if from a violent blow. He was also greatly exhausted from a loss of blood out that a priest was called in to minister to him.
>
> Late this morning the hospital doctors said he was a little better and gradually becomins conscious. They refused to allow him to be questioned.
>
> Rafferty is a well-built young man, and is said to be peaccable. Have been apariner, produced a will be described by the said to be peaccable. Have been apariner, produced a will be described by the said to be a partner, produced a will be peaced to make the said to be a pace and to the said to be peaceable. Have been said to be said to be a forger, the bartenders say, not in the least into said to be a forger, better the said to be a forger, better the said to be a forger, before base of the skull for which he is now Hurley's mother, of the immensely valthe police will act on the theory that he

\$100,000 in full settlement, and the suit was discontinued.
Yesterday Mr. David N. Carvalho, the handwriting expert, spent all day in and about the Grand Jury room, and the indictment which was found against Miles was principally based upon expert testimony.

It is now assumed that the criminal proceeding was instituted because, pretsumably, Miles had failed to fulfit the agreement fixed upon in court.

Mr. Miles formerly resided at 229 Henry street. Afterwards he lived in Plainfield, N. J., but where he is at present is not definitely known. He is supposed to be in Martha's Vineyard, whence he was not expected to return home before September.

# HIS TROUSERS STOLEN.

Yacht Steward Complains that

Roommate Took His Property. Robert Gaul, an English steward, thirty-eight years old, of 119 East Fifteenth street, employed on Clarence McKinn's yacht Vision, at present lying off Astoria, was complainant at the Yorkville Police Court to-day against a

Yorkville Police Court to-day against a room-mate named John Donald, a painter, twenty-five years old, whom he charged with the theft of a pair of trousers, in which he had between \$40 and \$50.

Gaul told Justice Meade that he was introduced to the defendant three months ago by an English friend, and in a few weeks' time he and Donald took a furnished room together. Last night, after retiring to bed, Gaul said he saw his room-mate rumaging about the saw his room-mate rumaging about the room, and that he goon afterwards went to sleep.

When he awoke at 8.30 o'clock this morning he discovered that Donaid was gone, ag were also his trousers, his mercey and his bunch of keys. He hur-

ried to the East Twenty-second street police station, and Detective Benham found Donald lottering about the neigh-borhood of the house. Donald denied the charge, and was held in \$1,000 bail for further examination on Monday morn-

scheme, has made his appearance in Brooklyn. He called yesterday morning ROBBED BY HIS GUEST. Shoe Manufacturer Cummings Says \$2,460 Was Stolen from Him.

Brooklyn. He called yesterday morning at the home of Mrs. D. H. Qualde, 25 Windsor Terrace, and asked to see her last gas bills. He said he represented the Metropolitan Gas-Light Company.

On learning that Mrs. Qualde owed the Company the sum of \$2, he zaid he was authorized to allow her 10 per cent, off if she would pay the bill then. She gave the man \$1.80, and he receipted the bill. Late yesterday afternoon the Company sent an agent to the house to collect the money, and Mrs. Qualde then discovered that she had been swindled. (By Associated Press.) BOSTON, Aug. 25.-David Cummings, of Somerville, a shoe manufacturer, whose factory is at Berwick, Me., reports to the police that he was robbed of \$2,460 Thursday night by J. W. Plummer, a gues at his residence. Cummings was to start for Berwick yesterday to pay off his employees, and took the money home with h.m the night before.

In the morning it was missing. A door was found unlocked and Plummer was going the base not since the second tendence. STAPLETON, S. I., Aug. 25.—The States saining porice to-day arrested Walter Hater, a fourteen-year-old boy of Concord, on the charge of breaking into the house of Louis Nolte on Thursday afternoon white Mr. Notice family was away, and stealing a diamond ring. The boy is now locked up in Police Headquarters awaiting examination. Island police to-day arrested Walter Haley, a was gone. He has not since beccated. Cummnigs refuses to say thing about Plummer.

### ACCUSES HIS STEPSON.

Edward Ringel Held to Answer a Charge of Assault.

Edward Ringel, of 129 Kent avenue, puzzle their moth-Williamsburg, was held in the Lee Avenue Police Court this morning on a ers and baffle the charge of assault preferred by Carl Heeler, of 280 Wythe avenue. Heeler is Ringel's stepfather, and the pair haven't got along well together of late.

Thursday night Heeler says the stepson broke into the house and asked for money. This Heeler refused, and then he claims Ringel pulled him out of beit and brutally assaulted him. Ringel was arrested last night by Court Officer Kaner. In court to-day he denied the charge and the case was put over until next week. charge of assault preferred by Carl Pinkham's

## **ALLEGED DETROIT BOODLERS.**

Three of the School Board Bound Over for Trial.

(By Associated Press.)
DETROIT, Aug. 25.—Three of the alleged School Board "boodlers," Walsh. Liphardt and Lichtenberg, have been bound over for trial. The witnesses in the preliminary examination were the detective who made the complaint, the agent of the school furniture company who tendered them bribes and a stenog-

regularity
of menses.
Nature has

Nature has Charged with Robbery. time for pur-

Thomas G. Macklin, a broker, thirty-one years old, who says he has no permanent home, was arraigned before Justice Taintor at the Hariem ification. If the channels are obstructed the entire system is poisoned and misery comes

What will cure the mother
will cure the daughter—their
organism is the same.

Was poisoned and misery comes

What will cure the mother
will cure the daughter—their
organism is the same.

Burned on a Car.

While in Agony He Bit Off One of the Men's Ears and Was Arrested.

On and Laughed.

NEWARK, N. J. Aug. 25.-Charles R. Vogt, who risides at 46 Hudson street, New York, was a prisoner in the Third Precinct Police Court this morning Clarkson and Washington streets, and Hurley nephew of Mr. Miles, who claims charged with assault and battery and mayhem on Morton Coussan, the ductor of one of the New York cars of the Consolidated Traction Company When the Judge heard Vogt's statement he discharged him, and sent at once for the officers of the Traction Company to tell them of a remarkable case of cruelty which had been practised on a passenger in full view of the motorma. and conductor.

Vogt says, and his story is corrobo rated, that he was in this city with a sated, that he was in this city with a companion until late last night, and when they started for home in New York the last train had gone.

They then boarded a trolley car for Jersey City, and Vogt, who was intoxicated, fell asleep. His friend, who was also under the influence of liquor, thought of a fiendish plan for having some sport. sought of a hendlen plan for having some sport.
Without any interference on the part f the conductor or motorman, he tied he sleeping Vogt, hand and foot, and hen proceeded to remove the man's

or Vost had ben divested of the After Vogt had ben divested of the greater part of his clothes the companion took his lighted cigar and began to burn holes in the man's face and the most tender parts of his body.

The sight of the burning flesh was considered as sport by the motorman and conductor, and white Vogt writhed and cried out with pain his tormentors laughed. At last Voght struggled so hard to free himself that he had to be held, and it is then, he alleges, that he bit the conductor.

The car was stopped at the car-house on the meadows, and Vogt, who had broken loose, ran up the street.

An officer though he was insane and arrested him when the conductor of the car made the charge. There are almost a dozen had burns on the man's body.

### SAID TO BE AN INCENDIARY

fore Fire Was Discovered.

Thomas Mulligan, jr., aged twenty of 371 Seventh avenue, a fivestory tenement-house, was held by Justice Hogan this morning in Jefferson Market Court in \$1,000 ball for ex amination next Wednesday morning a Mrs. Josephine Friedman, who keeps

of the same house where young Mulligan lives with his parents, says that

says that he was not even home on the evening wasen the alleged row is said to have taken place.
Young Mulligan's character is said to be very much against him. Mr. Wilson Gen. Kerwin would side wi claiming that he has discovered him to be a drunkard and a shiftless, idle, quar-

#### DRUGGED ON THE DREW.

four New Yorkers Arrested for Robbing a Fellow-Passenger. (By Associated Press.)

ALBANY, N. Y., Aug. 25.—Four New Yorkers, who claimed to be bound for the hop fields, were arrested here this morn ing on suspicion of having drugged and robbed a passenger on the steamer Drew last night. They gave their names as William Bissell and William Ryan, of 2 and 32 Stuy-vesant street, respectively; John Ryan

210 East One Hundred and Ninth street. and James Raymond, 112 Seventh avenue.
Loaded dice and \$108 in bills were found
on Bissell's person, and a set of loaded
dice on John Ryan. They were jailed as
disorderly persons for further examinaion. William Ryan and Raymond were run

out of town.

The victim mysteriously disappeared.
It is said that he resides in Cooperstown and was "touched" for 14.

Patrolman Dean, of the local force, who was on the boat, worked up the

#### **FATALLY HURT BY A ROBBER** Kansas Real Estate Agent Found

Unconscious in His Office. (By Associated Press.) IOLA., Kan., Aug. 25,-W. A. Cumnings, a leading real estate agent of

loia, was found in his office with a dezen wounds in his head, evidently inflicted by a hatchet, which lay on the floor near him.

He is unconscious and cannot live. Robbery evidently prompted the crime. No clue to the perpetrator. The Lend Got Heavy. James Fleet, nineteen years old, of 9 Duane treet, New York, was arrested by Policeman Mc

# Isonald, of the Atlantic avenue station, Brooklyn, late last might. Fixet was caught studing lead pipe from the house at 149 Facific street. He was having some difficulty in carrying it when taken in. HIPPOLYTE HAD BRONCHITIS.

But Nothing Was Known of an Attempt to Kill Him. The steamer Prins Frederik Hendrik, which arrived this morning from Hay-tian ports, brings advices from Port su

Prince up to Aug. 19. Her captain re prince up to Aug. 19. Her captain re-ports that President Hippolyte had been suffering from an attack of bronchitis, but was much improved at the time of the steamer's departure. There was no other news of a special nature, and nothing was known of the alleged attempt, reported from Kingston, to assassinate Hippolyte.

WHAT ARE JERSEY SIXES? Six surprisingly good amokers for only 16 cents Tou want the best money can buy, therefore don be imposed upon, but insist on getting Jorse Sings of your dealer. For sale everywhere.

CAPTAIN,

Fled When the Stabbed Man Fell Found Unconscious in the Street by Accused by a Nephew Who Claims Motorman and Conductor Looked Stephenson Will Be the Next and Last to Face the Masic.

THEN RE-ENTER MR. LEXOW.

His Committee Will Soon Sit to Continue the Investigation.

DECISIONS THIS

Grand Jury May Yet Be Asked to Find Some Indictments.

The Police Commissioners have agreed not to render their decision in the trial of Capt. Adam A. Cross and his old man, George Smith, until the trials of Capt. William S. Devery and and Patrolman James Burns have been

The trials of these officers have been adjourned until Tuesday next. As there is no defense in the cases of Capt. Devery and Edward Glennon, the conclusionof their trials will be reached early on Tuesday, but Lawyers Friend and House are doing battle in defense of Burns, and, as the case is still with the prosecution, it is probable that the Burns trial will not be concluded before Wednesday. Meantime, Capt. John T. Stephenson's

trial will be postponed, perforce.

Mr. Wellman, counsel to the Board of colice, has stated that Stephenson would be tried alone, and as he, as well as the ommissioners are averse to going on with the trials while the Lexow Senate committee is in session in the investigation of the Police Department, it is not at all likely that any other Captain will be called upon to meet charges after Stephenson.

Mr. Wellman's assistants have been investigating charges against at least our other captains, however, and Recorder Smyth, though he announced yesterday that no other criminal cases dry-goods store on the ground floor would ever be tried in the brown-stone Court-House in City Hall Park, refused

of the same house where young Mulligan lives with his parents, says that she saw him last Thursday evening go down into the cellar and presently leave it and the house in a stealthy manner. No sooner had he gone, says Mrs. Friedman, than she smelled smoke, and, running down into the cellar, she discovered some paper blazing beside a lot of dry-goods cases. She easily extinguished the flames.

Mrs. Friedman says that her intention had been called to Mulligan's actions by a row which had broken out between him and his parents in the latter's apartments shortly before she saw him enter the cellar.

Acting Fire Marshal Wilson believes that the young man is guilty of the charge made against him, and is very sceptical of the rebutting statements of a Mr. Morris, who has a tin shop in the same house in that part of the cellar which is opposite to where the blaze was discovered.

Morris says that before the fire broke out the Friedmans were in the cellar with a lighted candle for nearly two hours chopping wood, and that young Mulligan was not near the place at all. Mrs. Mulligan, the young man's mother, savs that he was not even home on the evening ween the alleged row is said to be very much against him, Mr. Wilson believes that he was not even home on the evening waen the alleged row is said to have taken place.

Young Mulligan's character is said to be very much against him, Mr. Wilson believes the dealer was not very much against him, Mr. Wilson believes the way of the said to have taken place.

Young Mulligan's character is said to be very much against him, Mr. Wilson believes the way and you for for recoultrist of the very much against him, Mr. Wilson believes the way and you for for recoultrist of the proposition of the complex that the proposition of the said to have taken place.

Young Mulligan's character is said to be very much against him, Mr. Wilson believes the way and you for recoultrist.

Gen. Kerwin would side with Commissioner Sheehan, and vote for acquittal in the case of Capt. Cross. Commissioner Murray said he had heard no expression of opinion from either of the other Commissioners.

Should the Board split, it would "hang up" the charges against Capt. Cross, a sort of Scotch verdict of "not proven."

The Captain would retain his Captaincy, and thus be in the same position that a divided Board left Inspector Williams on one or two trials.

lams on one or two trials. CONNOLLY PLANT DESTROYED

Early Morning Fire at Elizabeth Threatened Other Big Factories.

(Special to The Evening World.) ELIZABETH, N. J., Aug. 25.—A large frame building on South Front street. Elizabethport, which was formerly part of the Connolly Equipment Company's plant, was destroyed by fire at 1 o'clock this morning. The building was used as a place to manufacture patent iron machinery, used in refining gas.

The factory was owned by the Connolly Bros. David J. Farmer was Superintendent and owned the plant. The loss to him is about \$10,000, partially covered by insurance.

Moore Sons & Co.'s shipyard and Crescent Iron Works, where the cruiser Bancroft and light-house tender Maple were built, had a narrow escape from destruction. of the Connolly Equipment Company's

# CARELESS DRIVERS HELD.

Street Accidents That Witnesses Say Might Have Been Avoided. Two reckless drivers were held for examination by Justice Feitner in the Exsex Market Police Court to-day. They

were Emil Hammer, a driver of a Malcolm Brewery wagon, and Frank Schelcolm Brewery wagon, and Frank Schernaman. a truck driver, of 628 East Thire teenth street.

The former ran over an old woman named Annie Ash, sixty-three years old, of 211 Madison street, while she was tring to cross Hester and Norfolk street.

Scheinaman ran over Henry Koch, fifty-four years old, of 644 East Ninth street, at Fourteenth street and First avenue.

avenue. Mrs. Ash and Koch were taken to Bellevue Hospital. In each case witnesses say that the accident could have been avoided by the drivers had they been more careful.

Receiver for a Railroad Named. (By Associated Press.)
TACOMA, Wash., Aug. 25.—Application has been made in the United States Court here for the appointment of a receiver for the Washington

and Columbia River Railroad, and Judge Han-ford appointed F. D. Tyles, who has heat Presi-dent of the road since its reorganization. A similar application was made in Oregon before Judge Bellinger, who also appointed Mr. Tyles. The World's House and Home Day Next Monday is another "House and

readers. All advertisements under the headings of "Houses and Rooms" that appear in to-morrow's paper will be re-peated free in The Evening World for Monday. "."

Home Day" for the benefit of The World

You read The Evening World! Do you read the Sunday World!